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PART II—Section 4

Statutory Rules and Orders issued by the Ministry of Defence

MINISTRY OF DEFENCE

- S.R.O. 280, dated 27th July 1960.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby directs that the following further amendment shall be made in the Civilians in Defence Services (Classification, Control and Appeal) Rules, 1952, namely:—
 - (1) These rules may be called the Civilians in Defence Services (Classification, Control and Appeal) (Amendment) Rules, 1960.
 - (2) In the Civilians in Defence Services (Classification, Control and Appeal)
 Rules, 1952 rule 30 shall be renumbered as sub-rule (1) of that rule,
 and after the sub-rule as so renumbered, the following sub-rules
 shall be inserted, namely:—
 - "(2) The powers conferred on the Government by sub-rule (1) may also, in like manner. be exercised by the Chief of the Army Staff, the Chief of the Naval Staff or the Chief of the Air Staff, in any case relating to a Class III employee or Class IV employee subordinate to him.
 - (3) The Chief of the Army Staff, the Chief of the Naval Staff or the Chief of the Air Staff may, with the previous approval of the Government, by order in writing, authorise any Officer subordinate to him to exercise his powers under sub-rule (2) in such cases and subject to such conditions as may be specified in the order:

Provided that in every case the officer so authorised shall be superior in rank to the appellate authority in that case.

G. A. RAMBAKHIANI, Dy. Secy.

S.R.O. 281, dated 12th Aug. 1960.—In pursuance of sub-rule (1) of rule 48 of order XXI of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), and in supersession of the notifications of the Government of India in the late Defence Department, No. 710—Judicial, dated the 18th September, 1937 and the Ministry of Defence (Navy Branch) No. S.R.O. 268, dated the 10th July, 1958, the Central Government hereby appoints the officers specified in Column 1 of the table below as Officers to whom notices of orders attaching the salaries and

allowances of the officers specified in the corresponding entries in Column 3 of the said table shall be sent:—

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TABLE

Officer to whom notice should be sent	Department, Service or Office in which the judgement debtor is employed	Officers whose salaries and allowances are attached
I	2	3
r. Deputy Secretary, Establishment, Ministry of Defence, New Delhi.	Ministry of Defence	Civilian gazetted and non- gazetted officers whether serving in the Ministry of attached to Indian Missions and posts abroad.
2. The Chief Administrative Officer, Ministry of Defence, New Delhi.	Army Headquarters and Inter Service Organisations at Headquarters.	Civilian gazetted & non-gazetted Officers whether serving in India or attached to Indian Missions and posts abroad.
3. Deputy Secretary, (General).	Indian Missions & posts abroad i.e. Staff of Indian Nationality locally recruited by the Army, Naval & Air Attaches abroad.	Locally recruited civilian staff of various categories of the Indian Nationality in Indian Missions & Posts abroad.
4. Naval Secretary, New Delhi	Naval Headquarters	Civilian gazetted and non- gazetted officers whether serving in India or attached to Indian Missions and posts abroad.
5. (i) Flag Officer, Bombay	Bombay Command	Civilian gazetted and non- gazetted officers.
(ii) Commodore-in-Charge, Cochin.	Cochin Command	Do.
(iii) Commodore East Coast Vizagapatanam.	Calcutta, Madras & Vizagapatanam Command.	Do.
6. Deputy Director Personnel (Civilians) Air Hqrs., New Delhi.	Air Headquarters	Civilian Gazetted & non- gazetted officers whether serving in India, or attached to Indian Missions and posts abroad.
7. Officer Commanding of the Unit concerned.	Lower formations under Air Head-quarters.	Civilian gazetted and non- gazetted officers.
8. Head of Office under whom the particular individual is serving.	Lower formations Under the	Do.
 Director General of Ordnance Factories, Calcutta. 	Headquarters Office of the Director General of Orduar ce Factories.	. D o.
 Head of Office under whom the particular individual is serving. 	Lower formations under Di- rector General of Ordnance Factories.	
11. Controller General of Defence Production.	Unit/Establishments under CGDP (other than Ordnance and Clothing Factories).	
12. Scientific Adviser	Units/Establishments under Defence Science Organi- sation.	Do.

S.R.O. 282, dated 17th Aug. 1960.—In exercise of the powers conferred by subsection (1) of section 4 of the Army Act, 1950 (46 of 1950), the Central Government hereby makes the following amendment in the note. of the Government of India in the Min. of Def. No. S.R.O. 122, dated the 22nd July, 1950, namely:—

In the said note, for the words "Civil General Transport Companies", being a force", the words "Civil General Transport Companies and Independent Transport Platoons (Civ GT), being a force" shall be substituted.

[File No. PC 54551/PS1/4638/D(AG-I).]

S. DEVANATH, Dy. Secy.

S.R.O. 283, dated 10th Aug. 1960.—In exercise of the powers conferred by subsection (2) of section 12 of the National Cadet Corps Act, 1948 (31 of 1948), read with sub-rule (2) of rule 42 of the National Cadet Corps Rules, 1948, the Central Government hereby appoints Wing Commander P. Mehta, Commander No. 7 Circle Cadet Corps, to be a member of the State Advisory Committee of the National Cadet Corps for the Union Territory of Delhi and makes the following further amendment in the notn. of the Government of India in the Min. of Def. No. S.R.O. 16, dated the 13th Jan. 1960, namely:—

In the said note. for the entry "10. Wing Commander K. L. Khanna, Commander No. 7 Circle Cadet Corps.", the entry "10. Wing Commander P. Mehta, Commander No. 7 Circle Cadet Corps." shall be substituted.

A. L. ROONGTA, Under Secv.

- S.B.O. 284, dated 12th Aug. 1960.—The following bye-laws for regulating the manner of construction, alteration, maintenance, preservation, cleaning and repairs of drains, latrines, cesspools and other drainage works within the Cantonment of Cannanore, made by the Cantonment Board, Cannanore in exercise of the powers conferred by clause (9) of Section 282 and 283 of the Cantonments Act, 1924 (2 of 1924), are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:-
- BYE-LAWS FOR REGULATING THE MANNER OF CONSTRUCTION, ALTERATION, MAINTENANCE, PRESERVATION, CLEANING AND REPAIRS OF DRAINS, LATRINES, CESSPOOLS AND OTHER DRAINAGE WORKS IN CANNANORE CANTONMENT.
- 1. Where any land or building is situated within 100 feet of a public drain or other place set apart for the discharge of drainage and the drains provided to such land or building are in the opinion of the Cantonment Board insufficient, the Cantonment Board may, by notice in writing require any person having control of the land or building, whether as owner or lessee, to provide such drainage as may be specified in the notice, within 30 days from the service of such notice and thereupon such owner or lessee shall provide drainage accordingly,
- 2. The Cantonment Board may, by notice in writing, require any person who is constructing or laying a drain to comply with such directions as the Cantonment Board may think fit to give in order to ensure the completion of the work to its satisfaction and thereupon such person shall comply with such directions within the time specified in the notice.
- 3. Private latrines, water closets, urinals, cesspools and soakage pits appertaining to a building shall be constructed, maintained as repaired by the owner of the building.
- 4. Every occupier of a building shall cause all latrines, water closets, urinals and cesspools appertaining to the building to be kept clean.
- 5. All latrines shall have galvanised iron receptacles (buckets) and shall be tarred at least once a month.
 - 6. All latring seats and floors shall be made of cement and cement pointed.
 - 7. No excreta shall be kept or conveyed without being properly covered.

- 8. All latrines shall have sufficient roof and wall or iron flaps rendering them finvisible from the view of the persons passing by or dwelling in the neighbourhood.
- 9. (1) No cesspool shall be constructed without the previous permission of the Cantonment Board.
- (2) Every cesspool shall not be less than two feet in width and more than two feet in depth, with the edges raised above the ground level and shall be constructed of cement or other impervious material and shall be provided with a proper cover.
- 10. Whoever contravenes any provision of these bye-laws shall on conviction be punishable with a fine which may extend to rupees fifty and in the case of a continuing breach, with an additional fine which may extend to rupees ten for every day during which such contravention continues after conviction for the first such contravention.

[No. F. 12/37/G/L&C/59.] PRITAM SINGH, Under Secy.